Gary S. Lincenberg – State Bar No. 123058 1 glincenberg@birdmarella.com Ariel A. Neuman – State Bar No. 241594 aneuman@birdmarella.com 3 Gopi K. Panchapakesan – State Bar No. 279586 gpanchapakesan@birdmarella.com BIRD, MARELLA, BOXER, WOLPERT, NESSIM, DROOKS, LINCENBERG & RHOW, P.C. 1875 Century Park East, 23rd Floor Los Angeles, California 90067-2561 Telephone: (310) 201-2100 Facsimile: (310) 201-2110 7 Attorneys for Claimant John Brunst 8 9 UNITED STATES DISTRICT COURT 10 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION 11 12 In the Matter of the Seizure of: CASE NO. 2:18-cv-06742-RGK-PJW 13 Any and all funds held in Republic **CLAIMANT JOHN BRUNST'S** JOINDER IN JAMES LARKIN'S Bank of Arizona Account(s) 14 xxxx1889, xxxx2592, xxxx1938, LEGAL AUTHORITY FOR xxxx2912, and xxxx2500. **OPPOSITION TO SEIZURE** 15 WARRANTS AND BASIS FOR RELIEF 16 Assigned to Hon. R. Gary Klausner, 17 Courtroom 850 18 19 20 21 22 23 24 25 26 27 28

3616567.1

TO THE COURT AND ALL COUNSEL OF RECORD: 1 PLEASE TAKE NOTICE THAT Claimant John Brunst, by and through his 2 3 counsel, will and hereby does join in James Larkin's Legal Authority for Opposition to Seizure Warrants and Basis for Relief (Dkt. 106), and adopts all of the positions 4 5 set forth in the brief as if fully set forth herein. Mr. Brunst joins in the brief because he is "so similarly situated [to 6 Mr. Larkin] that filing an independent [brief] would be redundant." Tatung Co., 7 8 Ltd. v. Shu Tze Hsu, 217 F. Supp. 3d 1138, 1151 (C.D. Cal. 2016). Like Mr. Larkin, Mr. Brunst holds an interest in assets that were seized pursuant to civil seizure 9 warrants issued by the magistrate judges in this District, and which are the subject of 10 Mr. Larkin's Motion to Vacate or Modify Seizure Warrants (the "Seizure Motion") 11 (Dkt. 6). The brief raises issues that are directly relevant to and overlap with the 12 13 seizures of Mr. Brunst's assets. All of the arguments made in the brief therefore apply with equal force to the seizure warrants issued against the assets in which 14 15 Mr. Brunst holds an interest. 16 17 DATED: November 14, 2019 Respectfully submitted, 18 Gary S. Lincenberg Ariel A. Neuman 19 Gopi K. Panchapakesan 20 Bird, Marella, Boxer, Wolpert, Nessim, Drooks, Lincenberg & Rhow, P.C. 21 22 23 By: /s/ Ariel A. Neuman Ariel A. Neuman 24 Attorneys for Claimant John Brunst 25 26 On August 6, 2018, Mr. Brunst filed a joinder in the Seizure Motion as to the 27 three seizure warrants that purport to seize assets in which Mr. Brunst holds a direct 28 interest. Dkt. 9. 3616567.1

BRUNST'S JOINDER IN LARKIN'S SUBMISSION OF LEGAL AUTHORITY